~~						
147						
10	1.0		. *			
•	tar Brita			**	2.0	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

2007 FEB 14 PH 6: 01

Cindy Stadtmiller, Plaintiff	
VS	Case No. 1:05-cv-532-TSH (Hogan, M.J.)
The Health Alliance Cincinnati, Inc., Defendant	of Greater
	SPECIAL INTERROGATORIES
The following o	question are to be resolved by a unanimous vote of the jury:
_	ntiff prove by a preponderance of the evidence that defendant d with plaintiff's FMLA rights?

If your answer to Question 1 is "Yes," proceed to Question 2. If your answer to Question 1 is "No," stop here and sign the verdict form.

YES

2.

Did defendant prove by a preponderance of the evidence that it would

have made the same decision to terminate plaintiff's employment even

	if it had not considered her February 4, 5, and 6, 2005 absences?					
YES	NO					
	ower to Question 2 is "Yes", stop here and sign the verdict form. If your Question 2 is "No," proceed to question 3.					
3.	What amount of back pay damages, if any, do you award? \$					
Answer Q	uestion 4.					
4.	Did defendant prove by a preponderance of the evidence that it acted in good faith and with reasonable grounds for believing that it was not in violation of the FMLA?					
YES	NO					

ALL JURORS MUST SIGN THE VERDICT:

s/Juror # 7			<u></u>		
s/Juror #3_					
s/Juror #6_					
s/Juror #2_				· .	
s/Juror #8_					
s/Juror #5_		·			
s/Juror #4_			<u></u>		
Foreperson:	_s/Juror #1		==	·	
Date:	2/14/2007				